IN THE U.S. PATENT AND TRADEMARK OFFICE

Inventor

Maria GAZDAG et al

Patent App.

10/564,017

Filed

15 May 2006

Conf. No. 3986

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PROCESS FOR THE PREPARATION OF CHIRALLY PURE N-

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Art Unit

1621

Examiner Puttlitz, K Allowed: 31 March 2010

Hon. Commissioner of Patents

Box 1450

Alexandria, VA 22313-1450

SUPPLEMENTAL DECLARATION

As below-named inventors, we declare:

That the information given herein is true and that we believe that we are the original, first, and sole inventors of the invention that is described and claimed in the specification and claims of the above-identified application.

That the subject matter of the amendments filed in this application on 26 February 2009, 2 November 2009, 12 March 2010 was part of our invention and was invented before the filing of the above-identified application.

That we do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof or more than one year prior to this application or, if this application is entitled under 35 USC 120 to the filing date of a predecessor application, more than one year prior to the effective date of such predecessor application.

That the invention has not been patented or made the subject of an inventor's certificate issued before the filing date of this application in any country foreign to the United States of America on an application filed by us or our legal representatives or assigns more than twelve months prior to this application or to the predecessor application and has not been abandoned.

That no application for patent or inventor's certificate on this invention has been filed by us or our legal representatives or assigns in any country foreign to the United States of America prior to the present application, or to the predecessor application except as has been set forth in the Oath or Declaration or any Substitute Oath or Declaration filed in the above-identified application;

That we hereby acknowledge a duty to disclose information of which we are aware and which is material to the examination of this application; and

That we hereby ratify all transactions in the United States Patent and Trademark Office carried out in the prosecution of this application by our attorneys and agents of record and ratify the appointment of our attorneys. Andrew Wilford, Reg. 26,597 and Jonathan Myers, Reg. 26,963. The Firm of Kerl F. Ross, P.C., 5683 Riverdale Avenue, Box 900, Bronx, NY 10471-0900, Tel. (718) 884-8600.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: 18 05 2010	Maria GAZDAG
Date: 25/08/2010	Tiber GIZUR
Date: 19/05/2010	Bela HEGEDUS
Date:	Attila SZEMZO
Date: 14/05/2010	Gabor TARKANYI
Date: 24/05/2010	Josset TOERLEY
Date: 18/05/2010	Monika BABJAK

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Allowed: 31 March 2010

SUPPLEMENTAL DECLARATION

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That the information given bersie is true and that we believe that we are the diginal, first, and selections of the invention that is described and claimed in the specification and claims of the above-literistics.

That the subject maties of the amendments liked in this application on 28 February 2008. 2 November 2008, 12 Maich 2010 was part of our invention and was invented before the filing of the aboveidentified application.

That we do not know and do not beseve that the invention was ever known or used in the linked States of America before our invention thereof or more than one year prior to this application or, if this application is entired under 25 USC 126 to the liking date of a predacessor application, more then one year prior to the effective date of outh predacessor application.

That the invention has not been parented or made the arbitact of an inventor's partitional before the filing data of this application in any country loreign to the United States of America on an application filed by us or our legal representatives or easigns more than twelve months prior to this application or to the predenators application and has not been absorbered.

That so explication for perent or inventor's certificate on this invention has been filed by as or our figal representatives or essigns in any country foreign to the United States of America prior to the present application or to the present explication except as been set forth in the Cath or Declaration or any Substitute Outle or Declaration lifed in the above identified explication:

That we havely acknowledge a duty to disclose information of which we are aware and which is material to the examination of this application; and

That we hereby ratify all transactions in the United States Patent and Trademark Office easied out in the prosecution of this application by our attorneys and agents of record and ratify the appointment of our attorneys. Andrew Wiltord Reg. 26,387 and Jonathan Myers. Bug. 26,883, The Firm of Ratif F. Ross, P.C., S683 Riverdate Avenue, Box 808, Bronx, NY 10471-8808, Tel. (718) 884-8608.

We besety declare that all statements made basels of our own knowledge are true and that all attenuants made on internation and belief are believed to be true and further that these statements were made with the knowledge that willful false at terrents and the like so made are precishable by fine or imprisonment, or both, suder 18 090 1001 and that such willful false at terrents may propertize the velocity of the application or any parent imposed the sent.

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